STATE OF NEBRASKA FORM NO. DC 19-4 Copy DC 19:3 on reverse of form. Rev. 6/08; Neb. Rev. Stat. § 28-311.09

HARASSMENT PROTECTION ORDER

CASE NUMBER:

DOCUMENT No.:

IN THE DISTRICT COURT OF		COUNTY, NEBRASKA
		HARASSMENT PROTECTION
VS.	Petitioner	ORDER (Ex Parte)
	Respondent	
order pursuant to N specific facts include	eb. Rev. Stat. § 28-311.09 should be is led in the affidavit that irreparable harm	it of the petitioner, finds that a harassment protection sued. FURTHER , it reasonably appears from the , loss or damage will result before this matter can be he parties finds that a harassment protection order
§ 28-311.09, a har		by order of the court, pursuant to Neb. Rev. Stat. respondent is granted for a period of one year the following relief:
2. respond		raint upon the person or liberty of the petitioner. ning, assaulting, molesting, attacking, or otherwise
3. respond	spondent is enjoined from telephoning, contacting, or otherwise communicating with the petitioner. is order shall also apply to the following family or household members:	
one year, he or she Hearing form provi her. This order sha ordered by the cour	shall affix his or her current address, to ded and return it to the clerk of the distr Il remain in effect during the time prior	by this order should not remain in effect for a period of elephone number, and signature on the Request for ict court within five (5) days after service upon him or to the hearing. Costs are waived unless otherwise
	JUDGE	-

NOTICE TO RESPONDENT

PURSUANT to the Violence Against Women Act of 1994, this order is enforced in all fifty states, the District of Columbia, tribal lands and U.S. territories. Moreover, if no hearing is requested or a final order is entered against you after a hearing of which you had actual knowledge and an opportunity to participate, whether or not you actually participated and if this court order restrains you from harassing, stalking, or threatening an intimate partner or child of such intimate partner, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury to the partner or child, you may be subject to a federal penalty for possessing, transporting, or accepting a firearm or ammunition under the 1994 amendment to the Gun Control Act.